IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

CHERYL TROKEY,

Plaintiffs,

v.

OVERHEAD DOOR COMPANY OF ST. LOUIS, et al.,

Defendants,

and

D.H. PACE COMPANY, INC.,

Third-Party Plaintiff,

v.

TITAN CONTRACTORS SERVICE CORPORATION,

Third-Party Defendant

Case No. 04-CV-815-DRH

ORDER

HERNDON, District Judge:

Before the Court is Plaintiff's Motion for Voluntary Dismissal. (Doc. 41.) Plaintiff moves, pursuant to Federal Rule of Civil Procedure 41(a)(1) to voluntarily dismiss without prejudice defendant S.M. Wilson & Co. as a party defendant to this case, each party to bear its own costs. Defendant S.M. Wilson & Co. consents to Plaintiff's instant motion. The Court hereby **ACKNOWLEDGES** Plaintiff's voluntary

dismissal and hereby orders the clerk to terminate S.M. Wilson & Co. as a party defendant from this case.

IT IS SO ORDERED.

Signed this 21st day of February, 2006.

/s/ David RHerndon
United States District Judge